

June 8, 2020

Bombay Stock Exchange Limited
New Trading Ring,
Rotunda Building, P J Towers,
Dalal Street, Fort
Mumbai-400001
Security Code: 535754

National Stock Exchange of India Limited
“Exchange Plaza”, Plot No. C-1, Block G
Bandra – Kurla Complex, Bandra (East),
Mumbai – 400 051

Symbol: ORIENTCEM

Sub: Newspaper Publication

Dear Sir(s),

Please find attached herewith copy of notice to the Equity Shareholders for transfer of Unclaimed Dividend Amount(s) and/or Underlying shares of the Company to Investor Education and Protection Fund (IEPF) Authority as published in the newspapers viz Business Standard and Utkal Mail on June 8, 2020.

Thanking you,

Yours sincerely,

For **Orient Cement Limited**

Nidhi Bisaria
(Company Secretary)

Encl: As stated

FDI investors at sea over beneficial owner caps

Ambiguity remains if investment falls under automatic route or requires govt approval

ASHLEY COUTINHO
Mumbai, 7 June

Authorised dealer (AD) banks are applying different thresholds for determining beneficial ownership (BO) for foreign direct investment (FDI) coming into India, adding to the uncertainty surrounding the amended Press Note 3 (PN3) guidelines.

The threshold being applied ranges from 25 per cent and 10 per cent to even 1 per cent, said people in the know.

The government, on the other hand, is reportedly in favour of a 10 per cent cap, but there has been no official confirmation on this.

AD banks are those that deal in foreign exchange, and help facilitate FDI transactions.

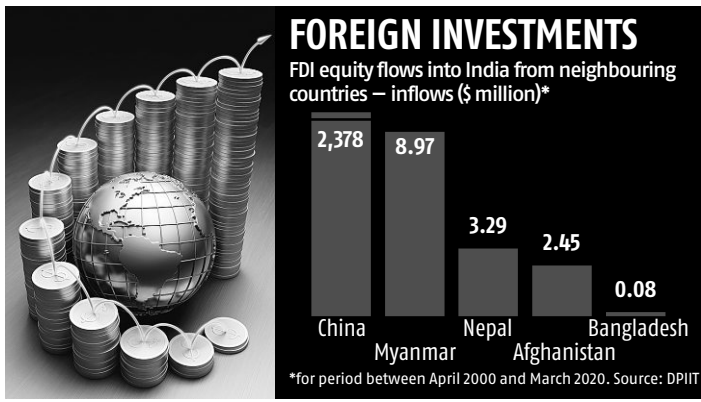
The BO threshold is a key determinant in deciding whether FDI investment from countries that share land border with India can come under the automatic route or if it requires government approval.

According to the PN3 issued by the government in April, an entity of a country, which shares land border with India or where the beneficial owner of an investment into India is situated in or is a citizen of any such country, can invest only under the government route.

The note, however, does not define the term beneficial owner.

Current non-debt rules or Foreign Exchange Management Act regulations do not define it either. A lot depends on the stand taken by the individual AD banks in deciding on a threshold in relation to a particular investment, said experts.

"AD banks may be guided by the internal directions given by the



Reserve Bank of India (RBI) Master Direction (based on Prevention of Money Laundering Act, or PMLA, rules) or may be applying a threshold of 10 per cent as prescribed in the Companies Act. A few are even asking investments above 1 per cent routed through countries that share land border to come through the approval route," said Atul Pandey, partner, Khaitan & Co.

The RBI Master Direction for know-your-customer, or KYC, (2016) regulations refer to the Prevention of Money-Laundering (Maintenance of Records) Rules, 2005, to define BO. The thresholds prescribed are 25 per cent for a company and 15 per cent for non-corporates, such as partnerships and trusts.

A BO can also be interpreted as 10 per cent ownership or voting rights, control or significant influence, according to the Companies (Significant Beneficial Owners) Rules, 2018.

"It is positive that some of the authorised dealers are clearly defining BO as provided under the RBI KYC Master Directions," said Pratibha Jain, partner, Nishith Desai Associates, adding, However, it is important that the Department for Promotion of Industry and Internal Trade (DPIIT) provides the definition of BO officially, so that investors have the benefit of this clarity and all AD banks can take uniform declaration from investors.

After the notification of Foreign

Exchange Management (Non-debt Instruments) Rules, 2019, the finance ministry has become the notifying authority for changes to FDI policies, instead of the RBI.

"We are awaiting final guidelines on the ownership threshold. But what we are taking into account right now is not just economic ownership but also the element of control," said an authorised dealer.

According to Jain, the current uncertainty could particularly impact global private equity funds. The way global funds are structured, the percentage of BO can vary, especially if they have listed entities as investors in their fund, she said.

The differing views of banks extend to other areas as well — an AD bank, for instance, has defined China to include Hong Kong, Macau, and Taiwan, which do not share land border with India. Other banks do not mention or define China explicitly.

Notably, the RBI has sought clarity from the government on whether Taiwan ought to be included in the list of jurisdictions that will require government nod for FDI investment.

Separately, the Securities and Exchange Board of India has defined China to include Hong Kong and Taiwan.

FDI flows from China, Hong Kong, and Taiwan into India amounted to \$2.4 billion, \$4.4 billion, and \$360 million, respectively, from April 2000 to March 2020, shows the DPIIT data.

'Ensuring that farmers get higher income is priority of states as well'

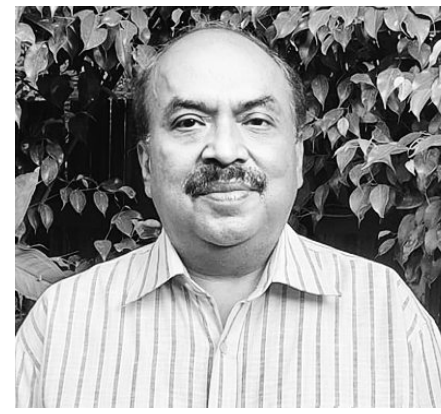
The Centre promulgated two Ordinances on freeing interstate trade in agriculture commodities and contract farming. Agriculture Secretary SANJAY AGARWAL, in conversation with Sanjeeb Mukherjee, explains some of the nuances of the legislation and its criticisms. Edited excerpts:

In the Ordinances, people are questioning the need for making the sub-divisional magistrate the prime adjudicating authority as it could give the SDM untamed power. In addition, it is being said it makes the process complicated.

In both the Ordinances, there are stringent provisions of recovery and penalty on the traders if they are at a fault, therefore I believe that most of the disputes will be settled during conciliation stage itself and might not even go to the SDM level. Moreover, even today the SDM and collector are the first resort for the farmers for their grievances. Therefore, we have entrusted them to settle disputes under the Ordinances rather than creating new agencies.

The Ordinance on trade does not mention Farmer Producer Organizations (FPOs) as buyers, which some experts are saying is flawed as they do buy and aggregate. Why is it so?

The definition of persons includes company or cooperative societies. FPOs are either a company or cooperative society depending on the Act under which it is registered, and thus FPO is a subset of the body corporates and included in the definition of person. Thus, he can also be the trader for the purpose of the Ordinance.



Why has been FPO included in the definition of a farmer in the trade Ordinance?

This is because the Ordinance provides for the dispute resolution of farmers and traders and does not deal with disputes between traders.



SANJAY AGARWAL, Agriculture secretary

States like Punjab are complaining of revenue loss. Why couldn't some sort of

tax be levied on out of mandi transactions that could be shared with the states to compensate for their loss?

The tax, cess, or levy under the state market regulation Act will continue to be levied in the physical marketplaces. Such fees are imposed in lieu of the service provided as transactions in the trade area do not entail any provision of service. I believe ensuring higher income for the farmers is the priority

of all state governments as well.

On the farming agreement Act, some are saying as to why it wasn't made mandatory to have all agriculture agreements in the written form so that no ambiguity remained. Why has the government kept it open-ended?

The Ordinance empowers the Centre to issue guidelines where such written agreements in local language shall be provided as well. It has been clearly specified in the Ordinance that farming agreements need to be in writing, there is no ambiguity in that.

There is thinking that mandis are not leading to proper price discovery, but then in a place where you ensure guaranteed price for volatile commodities, the Act refers to APMC rates. What is your view on this?

In the farming agreements where the market price determination has to be benchmarked, APMC yard price is the only available benchmark. In addition, the Acts empower the government to develop a price information and market intelligence system for farmers.

Is there something on what happens when the contract is cancelled or when the quality of the produce after harvest is not found up to the mark? Who bears the loss? What happens when the delivery is late or delayed?

In case of the sponsor (someone who has entered into contract farming arrangement with the farmer) not accepting delivery or not making the payment in time, then the recovery can be made against him for the due amount together with the imposition of the penalty up to 150 per cent of due amount.

E-campaign nothing to do with polls: Shah



Setting the tone for Bihar assembly polls, Union Home Minister Amit Shah on Sunday said the state moved from "jungle raj to janta raj" during the NDA rule and expressed confidence that the alliance will get a two-third majority in the state assembly polls under the leadership of Nitish Kumar.

Addressing the party workers and people of Bihar through a virtual rally, he

Union Home Minister Amit Shah along with other BJP leaders take a pledge to follow PM Narendra Modi's ideology of 'Atmanirbhar Bharat'

attacked the opposition RJD saying the growth rate of the state was just 3.9 per cent when the party was in power, but it rose to 11.3 per cent under the NDA.

The state moved from 'alten raj' to 'LED raj', he said referring to the RJD's poll symbol of lamp.

At the same time, the former BJP president asserted that this rally had nothing to do with Bihar poll campaign and was aimed at connecting with people during the fight against Covid-19. "This rally is aimed at connecting people with 'Atmanirbhar Bharat' campaign. The BJP will have 75 such meetings," he said.

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EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2020

Sl. No	Particulars	Quarter ended		
		Audited Refer Note no:10	Audited	Audited Refer Note no:10
		31.03.2020	31.03.2020	31.03.2019
1.	Total income from Operations	59397	259897	70212
2.	Net profit for the period before tax, non-controlling interests and profit from joint ventures and associate.	10510	33277	9217
3.	Net profit for the period after tax, non-controlling interests and profit from joint ventures and associate.	9233	27242	6189
4.	Total Comprehensive Income for the period after non-controlling interests [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	(225)	21625	8085
5.	Equity Share Capital	1894	1894	1892
6.	Reserves excluding revaluation surplus		183704	(as of 31st March 2020)
7.	Earnings per share (Face value of Re.1/-each) - not annualised			
	- Basic	4.88	14.39	3.27
	- Diluted	4.87	14.38	3.27

- Notes:
- The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Full format of the Quarterly Financial Results are available on the website of the Company: www.cumi-murugappa.com and Stock Exchanges: www.bseindia.com & www.nseindia.com.
 - The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings, held on June 06, 2020. The consolidated financials include the financial statement of the subsidiaries, associate and joint ventures duly audited by respective statutory auditors.
 - An interim dividend of Rs.2.75 per share was declared at the meeting of the Board of Directors held on February 26, 2020 and the same has been paid and recommended to be confirmed by the shareholders as final dividend for the financial year 2019-20.
 - During the current quarter, the Company has allotted 126,494 equity shares pursuant to exercise of Employee Stock Options.
 - Summary of Key Standalone Audited Financial Results is as follows:

Particulars	Quarter ended		
	Audited Refer Note no:10	Audited	Audited Refer Note no:10
	31.03.2020	31.03.2020	31.03.2019
Total income from Operations	36553	165119	46004
Profit before Tax	7456	23954	7235
Profit after Tax	6241	19132	4925
Total Comprehensive income	4858	17396	5191

- The Group has adopted Ind AS 116 "Leases" with effect from April 01, 2019. The effect on adoption of Ind AS 116 is not material on the financial results and no adjustments have been made to the comparative figures. This resulted in recognition of lease liability with an equivalent amount recognized as right of use asset as of April 1, 2019. The effect of this adoption is not material on the profit for the quarter and year ended March 31, 2020.
- The Group opted to exercise the option permitted under section 115BAA of the Income-tax Act, 1961 as introduced by the Taxation Laws (Amendment) Ordinance, 2019. Accordingly, the Group has recognised Provision for Income tax for the year ended March 31, 2020 and re-measured its Deferred Tax asset basis at the rate prescribed in the said section. The deferred tax impact of this change has been recognised in the Statement of Profit and Loss for the year ended March 31, 2020.
- The step down subsidiary M/s. Foskor Zirconia Pty Limited, South Africa [ZL] has incurred a loss of Rs.2049 Lakhs for the period ended March 31, 2020, out of this Rs.1045 Lakhs has been considered in the Group consolidated financials, being share of the Parent. The Board of ZL is monitoring the business performance and will initiate suitable measures in due course. No adjustments are necessary to these financial statements in this regard.
- Impact of COVID 19 Pandemic
The spread of COVID 19 has impacted businesses around the globe including India, there has been disruptions to regular business operations due to lockdown. Consequently to the Government advisories issued for controlling the spread of Covid 19, the operations in all the Company's manufacturing facilities situated across various locations of the country was suspended from March 23, 2020. As a safeguard measure, the operations in locations involving continuous processes at high temperature were maintained with minimal essential staff required to ensure safety and maintenance after undertaking due health and hygiene precautions. In line with the regular lockdown relaxation measures the Company resumed the operations in its manufacturing facilities situated across various locations in the country in a phased manner and in line with the MHA guidelines. The Group has made a detailed assessment of its liquidity position for the next financial year and has critically assessed the recoverability and carrying values of its assets comprising of property, plant and equipment, trade receivables, inventory, other current assets and investments as at balance sheet date, and has concluded that no adjustments are required in these financial statements. The impact assessment of COVID 19 is an ongoing process, given the uncertainties associated with its nature and duration and the Group will continue to monitor all material changes to the entity's internal and external environment.
- The figures for the quarters ended March 31, 2020 and March 31, 2019, are the balancing figures between the audited figures in respect of the full financial year and the published year-to-date figures upto the third quarter of the relevant financial year.

For Carborundum Universal Limited
M.M. Murugappan
Chairman

Chennai
June 06, 2020

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No Air Surcharge

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Website: www.itcportal.com

Transfer of unclaimed Dividend and the corresponding Ordinary Shares to the Investor Education and Protection Fund

Members are hereby informed that unclaimed dividend for the financial year ended 31st March, 2013 and the corresponding Ordinary Shares of the Company in respect of which dividend entitlements have remained unclaimed for seven consecutive years from the financial year ended 31st March, 2013 will be due for transfer to the Investor Education and Protection Fund of the Central Government (IEPF) on 1st September, 2020, pursuant to the provisions of Section 124 of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016. The relevant details are available on the Company's corporate website www.itcportal.com under the section 'Investor Relations'. Individual letters in this regard have been sent to the concerned Members at their address registered with the Company.

In the event the aforesaid Members wish to lodge their claims in respect of the above, they may write to the **Investor Service Centre (ISC), ITC Limited, 37 Jawaharlal Nehru Road, Kolkata 700 071 by 31st August, 2020** or send e-mail at isc@itc.in. If any valid claim is not received by ISC by that date, the Company, in accordance with the aforesaid provisions of law, shall transfer such dividend and shares to the IEPF.

Clarification on this matter, if required, may be sought from Mr. T. K. Ghosal, Head of ISC, by sending e-mail at the aforesaid e-mail ID or by calling at telephone nos. 1800-345-8152 (toll free) or 033-2288 6426/0034.

ITC Limited
R. K. Singhi
Executive Vice President &
Company Secretary

Dated: 6th June, 2020

राष्ट्रीय प्रौद्योगिकी संस्थान अगर्तला
NATIONAL INSTITUTE OF TECHNOLOGY AGARTALA
Barjala, Jirania, P.O. - NIT Agartala, Pin - 799046, West Tripura, Phone : 0381 2346 630/ 629, Fax : 0381 2346 360 Website : <http://www.nita.ac.in>
File No. 23(166)/NITA/Estate/2016/13739-44 **PRESS NOTICE INVITING TENDER** Date : 01/06/2020
Sealed item rate tenders in two bid system are invited for and on behalf of NIT Agartala, from Central & State Public Sector Undertaking / Enterprise and eligible Contractors / Firms / Agencies of appropriate class registered with state PWDS / CPWD / MES Railway / P & T or the registered agency who have necessary eligibility criteria/experience for the following work.

Sl. No.	Name of Work	Estimated Cost (Rs.₹)	Earnest Money (Rs.₹)	Time of Completion	Cost of Tender Doc.(Rs.₹)	Last date of submission of bid/ offers	Date of Opening of Technical bid (if possible)
1	Up-gradation of 2-story building beside Knowledge Centre at NIT Agartala. (3rd Call) DNIT NO:19/NITA/Estate/2019-2020	60,77,405/-	1,21,548/-	12(twelve) months	5000/-	29.06.2020 (Upto2.00PM)	30.06.2020 (at 3.00PM)
2	Extension of height of existing boundary wall at NIT Agartala. DNIT NO:22/NITA/Estate/2019-2020	1,40,70,020/-	2,81,400/-	12(twelve) months	5000/-	29.06.2020 (Upto2.00PM)	30.06.2020 (at 3.00PM)

Tender Documents are available in Institute Website, should be downloaded and submitted in sealed envelope along with Cost of Tender Document and earnest money in the form of Bank Draft/Banker's Cheque drawn on any nationalized bank, in favour of the Registrar, NIT Agartala, payable at Agartala and should be properly sealed & superscripted. For any technical queries please contact Estate Engineer. Any subsequent notice will be available in the Institute website only.
Pre-bid meetings- on 22.06.2020 at 11.00AM in the office of the Dean (P&D), NIT Agartala. Details are available in the website: <http://www.nita.ac.in> & <https://eprocure.gov.in/epublish/app> Registrar, NIT Agartala

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NOTICE TO THE EQUITY SHAREHOLDERS FOR TRANSFER OF UNCLAIMED DIVIDEND AMOUNT(S) AND / OR UNDERLYING SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

NOTICE is hereby given to the shareholders of Orient Cement Limited ("Company") pursuant to the provisions of Section 124(b) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund), Rules, 2016 ("the Rules") (as amended). In terms of the said provisions, the Company is required to transfer all shares, in respect of which dividend has remained unpaid or unclaimed for seven consecutive years or more, to the demat account of the IEPF Authority as established by Central Government.

The Company has sent specific communication vide email dated June 4, 2020 to the concerned shareholders whose underlying shares are liable to be transferred to IEPF Authority, i.e. for Final Dividend for Financial Year 2012-13, at their registered email addresses with the Company, informing that, the said underlying shares will be transferred to the Demat Account of the IEPF Authority.

For those concerned shareholders whose email addresses are not registered with the Company and whose shares are liable to be transferred to IEPF Demat Account, the communication will be sent at their registered addresses once the lockdown is lifted and normalcy is restored.

The complete details of the concerned shareholders whose dividends are unclaimed for seven consecutive years and whose shares are due for transfer to IEPF on September 11, 2020 are being uploaded on the Company's website www.orientcement.com.

The concerned shareholders are thus requested to claim the unclaimed dividend by sending a written application along with (a) copy of PAN Card, (b) a cancelled cheque of your registered bank account; and (c) the original un-encashed Dividend warrant or a duly filled in letter of indemnity (format of which is available on our website www.orientcement.com) to KFin Technologies Private Limited, the Registrar and Share Transfer Agent of the Company or to the Company's Registered / Corporate Office. The said application should reach the Company on or before September 4, 2020 so as to enable us submit your request to the bankers for transfer by NEFT or issuance of Demand Draft.

In case the dividends are not claimed by the concerned shareholder(s) by September 11, 2020, necessary steps will be initiated by the Company to transfer shares held by the concerned shareholder(s) to IEPF without further notice in the following manner:

- In case the shares are held:
- In physical form - Duplicate share certificate(s) in lieu of original share certificate(s) held by the shareholder, will be issued and transferred in favour of IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of shareholder will be deemed cancelled and non-negotiable.
 - In demat form - Your demat account will be debited for the shares liable for transfer to IEPF Authority. The Company shall transfer the shares by way of corporate action through the Depositories to the IEPF Authority.

The shareholders may note that in the event of transfer of shares and the unclaimed dividends to IEPF, concerned shareholder(s) are entitled to claim the same from IEPF by submitting an online application in the prescribed 'Web Form IEPF-5', detail(s) of the same is available on the website www.iepf.gov.in and sending a physical copy of the same, duly signed to the Company at its Registered/Corporate Office along with requisite documents enumerated in 'Web Form IEPF-5'.

The shareholders may further note that the details of unclaimed dividends and shares of the concerned shareholder(s) uploaded by the Company on its website www.orientcement.com shall be treated as adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF pursuant to the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend and equity shares transferred to the IEPF.

In case of any queries, the concerned shareholders may please contact the Registrar and Share Transfer Agent of the Company, viz, KFin Technologies Private Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, Tel.: 040-67162222, Toll Free No.: 1800 3454 001, Email: einward_ris@kintech.com. Emails may also be sent to investors@orientcement.com.

For Orient Cement Limited
Sd/-
Nidhi Bisaria
Company Secretary

Place : New Delhi
Date : June 5, 2020

ପ୍ରତିଷ୍ଠାନର ଅଭିବୃଦ୍ଧି ପାଇଁ ଜ୍ଞାନ, ଦକ୍ଷତା ଓ ଅଭିଜ୍ଞତାର ଉପଯୋଗ କରନ୍ତୁ - ସିଇଓ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ପ୍ରତିଷ୍ଠାନର ଅଭିବୃଦ୍ଧି ପାଇଁ ଜ୍ଞାନ, ଦକ୍ଷତା ଓ ଅଭିଜ୍ଞତାର ଉପଯୋଗ କରନ୍ତୁ ବୋଲି ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା। ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା ଯେ ପ୍ରତିଷ୍ଠାନର ଅଭିବୃଦ୍ଧି ପାଇଁ ଜ୍ଞାନ, ଦକ୍ଷତା ଓ ଅଭିଜ୍ଞତାର ଉପଯୋଗ କରନ୍ତୁ ବୋଲି ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା।



ଏ ସମୟରେ ପ୍ରତିଷ୍ଠାନର ପ୍ରତିଷ୍ଠାପକ ଶ୍ରୀ ରାମଚନ୍ଦ୍ର ମହାପାତ୍ର ଉପସ୍ଥିତ ରହି ସମସ୍ତଙ୍କୁ ଉପଦେଶ ଦେଲେ। ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା ଯେ ପ୍ରତିଷ୍ଠାନର ଅଭିବୃଦ୍ଧି ପାଇଁ ଜ୍ଞାନ, ଦକ୍ଷତା ଓ ଅଭିଜ୍ଞତାର ଉପଯୋଗ କରନ୍ତୁ ବୋଲି ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା।

ପଥପ୍ରାପ୍ତ ବୃଦ୍ଧରୋଗୀଙ୍କ ନାମରେ ଲକ୍ଷ ଲକ୍ଷ ଟଙ୍କା ଚଳୁ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ପଥପ୍ରାପ୍ତ ବୃଦ୍ଧରୋଗୀଙ୍କ ନାମରେ ଲକ୍ଷ ଲକ୍ଷ ଟଙ୍କା ଚଳୁ ବୋଲି ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ପଥପ୍ରାପ୍ତ ବୃଦ୍ଧରୋଗୀଙ୍କ ନାମରେ ଲକ୍ଷ ଲକ୍ଷ ଟଙ୍କା ଚଳୁ ବୋଲି ସିଇଓଙ୍କ ଦ୍ଵାରା ପଦାଧିକାରୀଙ୍କୁ ଉପଦେଶ ଦିଆଯାଇଥିଲା।

ମୋକି ସରକାରଙ୍କ ଦ୍ଵିତୀୟ ପାଲିକି ପ୍ରଥମ ବର୍ଷ ପୂର୍ତ୍ତି ଉପଲକ୍ଷେ ସାଧାରିକ ସମ୍ମିଳନୀ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ମୋକି ସରକାରଙ୍କ ଦ୍ଵିତୀୟ ପାଲିକି ପ୍ରଥମ ବର୍ଷ ପୂର୍ତ୍ତି ଉପଲକ୍ଷେ ସାଧାରିକ ସମ୍ମିଳନୀ ଅନୁଷ୍ଠିତ ହୋଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ମୋକି ସରକାରଙ୍କ ଦ୍ଵିତୀୟ ପାଲିକି ପ୍ରଥମ ବର୍ଷ ପୂର୍ତ୍ତି ଉପଲକ୍ଷେ ସାଧାରିକ ସମ୍ମିଳନୀ ଅନୁଷ୍ଠିତ ହୋଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ମୋକି ସରକାରଙ୍କ ଦ୍ଵିତୀୟ ପାଲିକି ପ୍ରଥମ ବର୍ଷ ପୂର୍ତ୍ତି ଉପଲକ୍ଷେ ସାଧାରିକ ସମ୍ମିଳନୀ ଅନୁଷ୍ଠିତ ହୋଇଥିଲା।

ସମାଜସେବା ନିରଞ୍ଜନ ରାଉତଙ୍କ ପରଲୋକ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ସମାଜସେବା ନିରଞ୍ଜନ ରାଉତଙ୍କ ପରଲୋକ ହୋଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ସମାଜସେବା ନିରଞ୍ଜନ ରାଉତଙ୍କ ପରଲୋକ ହୋଇଥିଲା।

ବିଶ୍ଵ ପରିବେଶ ଦିବସରେ କୋର୍ଟ ପରିସରରେ ବୃଦ୍ଧରୋଗୀଙ୍କ କଲ୍ୟାଣ ଫଣ୍ଡ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) ବିଶ୍ଵ ପରିବେଶ ଦିବସରେ କୋର୍ଟ ପରିସରରେ ବୃଦ୍ଧରୋଗୀଙ୍କ କଲ୍ୟାଣ ଫଣ୍ଡ ଗଠନ କରାଯାଇଥିଲା।

ରାଜରଜିନୀ-ଭାରତୀୟ-ରାଜରଜିନୀ-ଭାରତୀୟ-ରାଜରଜିନୀ

ରାଜରଜିନୀ-ଭାରତୀୟ-ରାଜରଜିନୀ	ରାଜରଜିନୀ-ଭାରତୀୟ-ରାଜରଜିନୀ
୦୬/୦୫	୦୬/୦୫
୦୬/୦୫	୦୬/୦୫
୦୬/୦୫	୦୬/୦୫

ORIENT CEMENT

ORIENT CEMENT advertisement text describing cement products and contact information.

କାରୋନା ନାଁରେ ଲକ୍ଷାତ କର୍ତ୍ତୃପକ୍ଷଙ୍କ ମନମାନିଷ୍ଠ ବିଧିଆଚରଣର ନିୟମ

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) କାରୋନା ନାଁରେ ଲକ୍ଷାତ କର୍ତ୍ତୃପକ୍ଷଙ୍କ ମନମାନିଷ୍ଠ ବିଧିଆଚରଣର ନିୟମ ଘୋଷଣା କରାଯାଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) କାରୋନା ନାଁରେ ଲକ୍ଷାତ କର୍ତ୍ତୃପକ୍ଷଙ୍କ ମନମାନିଷ୍ଠ ବିଧିଆଚରଣର ନିୟମ ଘୋଷଣା କରାଯାଇଥିଲା।

ଭାରତରେ, ୦୬/୦୫ (ବି.ପ୍ର.) କାରୋନା ନାଁରେ ଲକ୍ଷାତ କର୍ତ୍ତୃପକ୍ଷଙ୍କ ମନମାନିଷ୍ଠ ବିଧିଆଚରଣର ନିୟମ ଘୋଷଣା କରାଯାଇଥିଲା।